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**REMARKS** 

In an Office Action dated November 2, 2006, the period for response to which extends

through December 4, 2006 (December 2, 2006 being a Saturday), the Examiner required restriction

under 35 U.S.C. § 121 between Group I (claims 1-18, 21, 22, 24-31), allegedly drawn to "a system,

method or apparatus for providing information in incomplete parts and recombining the parts to

form complete information, comprising a terminal device and an information administration

device," Group II (claim 19), allegedly drawn to "an information providing apparatus," Group III

(claim 20), allegedly drawn to "a terminal device," or Group IV (claim 23), allegedly drawn to "a

data reconstruction method".

Applicants hereby elect Group III (claim 20) for examination.

Applicants respectfully request formal examination of this application with regard to the

elected Group III, including previously-presented claim 20, as well as the newly-added claims 32-

47 each of which is dependent from the previously-presented claim 20 and are thus also directed to

the terminal device of the elected Group III.

Applicants respectfully assert that no fee is due in connection with the filing of this

response. However, if there are any fees due in connection with the filing of this response, please

charge those fees to Deposit Account No. 50-0573.

Respectfully submitted,

DRINKER BIDDLE & REATH LLP

Dated: December 1, 2006

By:

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